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4 Attorney for Defendant
5 LEONARDO FLORES BELTRAN
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11 IN THE UNITED STATES DISTRICT COURT
12 FOR THE EASTERN DISTRICT OF CALIFORNIA
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15 UNITED STATES OF AMERICA,) 2:21-CR-0007-DAD
16 Plaintiff,)
17 vs.)
18 LEONARDO FLORES BELTRAN,)
19 Defendant.)
20 _____)
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STIPULATION

20 Pursuant to the recommendation of Pretrial Services, the parties hereby stipulate to
remove defendant's drug and alcohol testing condition (Condition #9). According to Pretrial
21 Services, removing Condition 9 is appropriate given the defendant's compliance and
continuous negative test results since February 2021. The government and pretrial services do
22 not object to this modification and Mr. Flores Beltran has followed all conditions since his
23 release.
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Respectfully submitted,

Dated: February 28, 2023

/s/ Chris Cosca
CHRIS COSCA
Attorney for Defendant

Dated: February 28, 2023

/s/ David Spencer
DAVID SPENCER
Assistant US Attorney
Attorney for Plaintiff

ORDER

IT IS SO ORDERED.

DATED: May 12, 2023

/s/ DEBORAH BARNES
UNITED STATES MAGISTRATE JUDGE